1	KAUFMAN DOLOWICH VOLUCK & GONZO LLP		
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6	Attorneys for Plaintiff		
7	PERDANA CAPITAL (LABUAN) INC. A Malaysian Corporation		
8			
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
	NORTHERN DISTRI	ICT OF CALIFORNIA	
11	PERDANA CAPITAL (LABUAN) INC., a)	Case No.: CV-09-1479 PJH	
12	Malaysian corporation,	Assigned to Hon. Phyllis J. Hamilton	
13	Plaintiff,	, , , , , , , , , , , , , , , , , , ,	
14	vs.	STIPULATION TO CONTINUE SEPTEMBER 10, 2009 INITIAL CASE	
15	MOHAMMAD AKRAM CHOWDRY, an	MANAGEMENT CONFERENCE AND	
16	individual; HI-TECH VENTURE	RELATED DATES	
	PARTNERS, LLC, a Delaware Limited Liability Company; HI-TECH ASSOCIATES,	Date: November 5, 2009 Time: 2:30 p.m.	
17 (a California Limited Liability Company; and	Dept.: Courtroom 3, 17th Floor	
18	DOES 1-50,		
19	Defendants.		
20			
21	WHEREAS, the Initial Case Management Conference in this matter is currently		
22	scheduled for September 10, 2009 at 2:30 p.m. in Courtroom 3 of the Northern District of		
23	California, pursuant to the Stipulation to Continue July 16, 2009 Initial Case Management		
24	Conference and Related Dates, signed by the Court on June 25, 2009;		
25	WHEREAS, the current case management schedule requires the Parties to file their Rule		
26	26(f) Report, complete their initial disclosures, and file a Joint Case Management Conference		
27	Statement no later than September 3, 2009;		
28		1	
	STIPULATION TO CONTINUE SEPTEMBER 10, 2009 INITIAL CASE MANAGEMENT CONFERENCE AND RELATED DATES Case No.: CV-09-1479 PJH		

WHEREAS, the Parties are scheduled to participate in an ADR Phone Conference on September 3, 2009, at 10:00 a.m. pursuant to the Notice of Need for ADR Phone Conference filed on August 20, 2009;

WHEREAS, pursuant to Local Rule 16-2(d), a party may seek relief from the Case Management Schedule upon a motion that (1) describes the circumstances which support the request; (2) affirms that counsel for the moving party has conferred with all other counsel in an effort to reach agreement about the matter and reports whether the other counsel supports or opposes the request for relief; (3) is accompanied by a proposed revised case management schedule; and (4) indicates any changes required in the ADR process or schedule in the case;

WHEREAS, the Parties have been working cooperatively in efforts they hope may facilitate resolution of this matter;

WHEREAS, notwithstanding such efforts, the Parties also require additional time to gather documents and identify potential witnesses, and, as to Plaintiff, calculate its damages in compliance with the disclosure requirements of Rule 26(a);

WHEREAS, it is the Parties' understanding that the Court will be dark for the first three weeks of October 2009 and that the next available date for the Initial Case Management Conference is Thursday, November 5, 2009;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by the undersigned Parties, as follows:

- 1. That the hearing date for the Initial Case Management Conference shall be scheduled for Thursday, November 5, 2009, at 2:30 p.m., in Courtroom 3, 17th Floor of the Northern District;
- 2. That the last day for Parties to file the Rule 26(f) Report, complete initial disclosures or state objection in Rule 26(f) Report, and file their Case Management Statement per the Court's Standing Order re Contents of Joint Case Management Statement shall be **Thursday**, October 29, 2009;

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Case 3:09-cv-01479-RS Document 26 Filed 08/31/09 Page 3 of 4

1	3. That should the Court execution	te this Stipulation, defendants in this matter will	
2	contact the ADR Office of the Northern District and inform the ADR Office that the September		
3	3, 2009 phone conference should be rescheduled for a future date in accordance with the revised		
4	Case Management Conference schedule.		
5	IT IS SO STIPULATED.		
6	Resp	ectfully submitted,	
7	DATED: August 28,2009 KAU	FMAN DOLOWICH VOLUCK & GONZO LLP	
8	By:_	/s/ Joseph Kouri	
9	Jose	oh Kouri	
10	PER	neys for Plaintiff DANA CAPITAL (LABUAN) INC.	
11	A M	alaysian Corporation	
12			
13	Resp	ectfully submitted,	
14	DATED: August 28 2009 LAV	OFFICES OF MICHAEL Q. EAGAN	
15	By:	Mohael O Eagan / Mec.	
16		Aichael Q. Eagan Attorneys for Defendants	
17	Ĭ	MOHAMMAD AKRAM CHOWDRY, HI-TECH	
18		VENTURE PARTNERS, LLC; and HI-TECH ASSOCIATES	
19			
20	I, Joseph Kouri, am the ECF User whose ID and password are being used to file this ADR		
21	Certification by Parties and Counsel. In compliance with General Order 45, X.B., I hereby attest		
22	that Michael Q. Eagan has concurred in this filing.		
23			
24	DATED: August 28, 2009 By:	/s/ Joseph Kouri Joseph Kouri (State Bar No. 133804)	
25		jkouri@kdvglaw.com	
26	///		
27	///		
28	CONTRACT A PRODUCT OF CONTRACT	-3-	
KDVG, LLP	STIPULATION TO CONTINUE SEPTEMBER 10, 2009 INITIAL CASE MANAGEMENT CONFERENCE AND RELATED DATES Case No.: CV-09-1479 PJH		

PURSUANT TO STIPULATION, IT IS SO ORDERED

DATED: August 31_, 2009

UNITED STATES DISTRICT COURT NORTHERN DISTRICTION

By:_

The Honor ole Phyllis J. Hamile

IT IS SO ORDERED

Judge Phyllis J. Hamilton

STIPULATION TO CONTINUE SEPTEMBER 10, 2009 INITIAL CASE MANAGEMENT **CONFERENCE AND RELATED DATES** Case No.: CV-09-1479 PJH